## Message

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(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=0EC245483F2D4762801CD01D01220F92-LYANNAYO]

**Sent**: 9/17/2019 8:33:21 PM

To: 'Brian Clerico (Brian.Clerico@arb.ca.gov)' [brian.clerico@arb.ca.gov]

Subject: PERP question

Hi Brian,

Hoping you can help with a question I have. Several CA rules cite to the PERP program in their permit exemption rules. For example is SD rule 12:

Registration under this rule, or under District Rule 12.1 – (Portable Equipment Registration), or by the California Air Resources Board pursuant to Health and Safety Code Section 41752, may be used in lieu of permitting.

I saw that ARB has a an actual regulation for PERPs:

Final Regulation Order Effective November 30, 2018

Regulation to Establish a Statewide Portable Equipment Registration Program

§ 2450. Purpose.

(a) These regulations in this Article establish a statewide program for the registration and regulation of portable engines and engine-associated equipment (portable engines and equipment units) as defined herein. Registration under this program allows portable engines and equipment units to operate throughout the State of California without authorization (except as specified herein) or permits from air quality management or air pollution control districts (districts). These regulations preempt districts from permitting, registering, or regulating portable engines and equipment units, including equipment necessary for the operation of a portable engine (e.g. fuel tanks), registered with the Executive Officer of the Air Resources Board except in the circumstances specified in the regulations.

(b) Registration under these regulations does not relieve any obligation under other applicable law.

I'm wondering if there is a cleaner way to cite to a CARB's PERP program. I didn't see that the final regulation order had a specific citation. If CARB were referring to equipment registered under the PERP program, what formal name/title would it use to cite it?

Any thoughts/info you might have would be appreciated!

Thanks,

Laura

PS, we should chat soon about SJV's ERC work ARB is doing and SC's efforts to revise RECLAIM and address SB288 issues.